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$\frac{\circ}{7}$	Attorneys for Terrence Agustin, Jeremy Bean, Gregory Bryan, Arturo Buen, Julio Calderin, Bob Faulkner, Monique Hubbard-Pickett,	
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9	Alex Lozano, Michael Minev, Louisa Sanders, George-Pele Taino, and Brian Williams	
10	George-1 etc 1 atno, and Drian Wittiams	
11	UNITED STATES DISTRICT COURT	
12	DISTRICT OF NEVADA	
13	SKYLER JAMES FOWLER,	Case No. 2:19-cv-01418-APG-DJA
14	Plaintiff,	
15	V.	DEFENDANTS' MOTION TO CONTINUE THE JANUARY 25, 2021
16	STEVE SISOLAK, et al.,	DEADLINE [ECF No. 82]
17	Defendants.	
18		
19	Defendants, Terrence Agustin, Jeremy Bean, Gregory Bryan, Arturo Buen, Julio	
20	Calderin, Bob Faulkner, Monique Hubbard-Pickett, Alex Lozano, Michael Minev, Louisa	
21	Sanders, George-Pele Taino, and Brian Williams, by and through counsel, Aaron D. Ford	
22	Nevada Attorney General, and Katlyn M. Brady, Deputy Attorney General, of the State of	
23	Nevada, Office of the Attorney General, request this Court continue the January 25, 2021	
24	deadline to February 8, 2021.	
25	On December 18, 2020, this Court ordered the parties to meet and confer to discuss	
26	the logistics of arranging an evidentiary hearing. ECF No. 82. The Court ordered the	
27	 parties to submit a report detailing how the evidentiary hearing will occur, whether there	

will be witnesses, and how many days will be necessary. Id .

In compliance with this order, counsel scheduled a telephonic meeting for January 19, 2021. Declaration of Counsel attached as Exhibit A. On January 19, 2021, HDSP staff informed counsel the call was canceled because Fowler's unit had been placed in quarantine. *Id.* The call was rescheduled for January 27, 2021.

Defendants' respectfully request this Court extend the deadline to file the report until February 8, 2021. Counsel had attempted to conduct the telephonic meeting, but it was canceled due to potential COVID exposure. Currently, a call is scheduled for January 27, 2021, but this call is contingent on Fowler testing negative for COVID prior to the call. Exhibit A. There remains a possibility that the call will need to be rescheduled again. Due to the quarantine, counsel could not meet with Plaintiff to discuss the need to extend the January 25, 2021 deadline.

Accordingly, Defendants' respectfully request this Court extend the deadline to file the joint report to **February 8, 2021**. This will ensure there is sufficient time to hold the phone call and prepare the report.

DATED this 25th day of January, 2020.

AARON D. FORD Attorney General

By: <u>/s/ Katlyn M. Brady</u> KATLYN M. BRADY (Bar No. 14173) Deputy Attorney General Attorneys for Defendants

21 IT IS SO ORDERED:

Dated: January 25, 2021

ANDREW P. GORDON
UNITED STATES DISTRICT JUDGE